## IN THE DISTRICT COURT OF THE UNITED STATES FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION 3:05cr390

UNITED STATES OF AMERICA	)	
	)	
VS.	)	
	)	ORDER
	)	
DEMETRIUS SHAWNDALE RUDISILL (5)	)	
	)	

**THIS MATTER** is before the Court upon motion of the defendant for a reduction of sentence based on retroactive amendments to the United States Sentencing Guidelines relating to crack cocaine offenses (Doc. No. 357), and the government's response (Doc. No. 367).

The defendant pled guilty to conspiring to possess cocaine and cocaine base with intent to distribute. (Doc. No. 271: Judgment at 1). At sentencing, the Court determined that the amount of drugs reasonably foreseeable to the defendant was 1.65 grams of cocaine and 57.55 grams of cocaine base, for a combined marijuana equivalency of 1,482.7 kilograms. (Doc. No. 273: Statement of Reasons (SOR) at 1; Presentence Report (PSR) at ¶ 34). The resulting offense level of 32 was reduced by 3 for acceptance of responsibility (PSR at ¶ 47). Combined with a criminal history category of V, the resulting advisory guideline range was 140-175 months. (Doc. No. 273: SOR at 1). The government moved for a downward departure pursuant to USSG §5K1. (Doc. No. 244: Motion). After granting the motion, the Court sentenced the defendant to 140 months' imprisonment, which was 100% of the low end of the range.

The defendant moves to reduce his sentence based on retroactive amendments to the guidelines relating to crack cocaine offenses. (Doc. No. 357). However, he incorrectly argues that the amended guideline range is determined by subtracting two offense levels from the effective

range of the defendant's original sentence.<sup>1</sup> As amended, USSG §1B1.10(b)(1) directs courts to determine the guideline range as if the amendments had been in place at the time of sentencing. If the defendant originally received a sentence less than the guideline range in effect at that time, a comparably lesser sentence may be imposed upon resentencing. USSG §1B1.10(b)(2)(B) and cmt. n.3.

The amended offense level for possessing a marijuana equivalency of 1,482.7 kilograms is 30. USSG §2D1.1 (c)(4) comment. (n.10(D)) (2008). The subtraction of three levels for acceptance of responsibility results in a total offense level of 27. The amended guideline range, given a criminal history category of V, is 120-150 months. Applying the comparable reduction for substantial assistance to the low end of that range yields a 120-month sentence, which the government recommends imposing (Doc. No. 367: Response at ¶ 9). The Bureau of Prisons has credited the defendant with serving approximately 44 months' incarceration. (Doc. No. 363: PSR Supplement at 1).

Consistent with 18 U.S.C. § 3582(c)(2), the Court has considered the factors set forth in 18 U.S.C. § 3553(a), as well as the defendant's post-sentence conduct and the public's safety.

Based on these factors, the Court finds that a reduction of the defendant's sentence would accomplish the goals of sentencing.

IT IS, THEREFORE, ORDERED that the defendant's motion is **GRANTED** and the defendant's sentence is reduced to 120 months' imprisonment.

<sup>&</sup>lt;sup>1</sup>The defendant's 140-month sentence falls within the guideline range for an offense level 27 and criminal history category V. USSG §5A (Sentencing Table). Without legal support, the defendant argues that his amended offense level is 25, with a resulting range of 100-125 months. (Doc. No. 357: Motion at 5).

IT IS FURTHER ORDERED that, if the defendant is released from imprisonment without a residential plan accepted by the United States Probation Office, the defendant shall submit to the local Residential Reentry Center for a period not to exceed 90 days, with work release, at the direction of the U.S. Probation Office, as a condition of supervised release. All other terms and conditions previously imposed remain unchanged.

The Clerk is directed to certify copies of this Order to the defendant, counsel for the defendant, the Community Defender, the United States Attorney, the United States Marshals Service, and the United States Probation Office.

Signed: November 18, 2008

Robert J. Conrad, Jr.

Chief United States District Judge